

**UNITED STATES DISTRICT COURT
SOUTHERN DISTRICT OF TEXAS
HOUSTON DIVISION**

PABRINY THORNTON,
Plaintiff

v

NEHLS FOR CONGRESS,
Defendant

§
§
§
§
§
§
§
§
§
§

Case No.: 4:21-cv-00472 H

STIPULATION OF DISMISSAL

AND NOW, pursuant to Federal Rule of Procedure 41, Plaintiff Pabriny Thornton and Defendant Nehls for Congress hereby stipulate to the dismissal of this matter with each party bearing its own fees and costs.

SO STIPULATED:

/s/ Jacob U. Ginsburg
Jacob U. Ginsburg, Esq.
Kimmel & Silverman, P.C.
30 E. Butler Pave.
Ambler, PA 19002
Tel: 215.540.8888
jginsburg@creditlaw.com
teamkimmel@creditlaw.com

/s/ Austin Whately
Austin Whately, Esq.
Najvar Law Firm
2180 North Loop West, Ste. 255
Houston TX 77018
Tel: (281) 410-2003
austin@najvarlaw.com

Dated: September 7, 2021